EXHIBIT A

CERTIFICATION

- I, Kurt A. Prescott ("Plaintiff") declare, as to the claims asserted under the federal securities laws, that:
 - 1. Plaintiff has reviewed the Complaint prepared by Schiffrin Barroway Topaz & Kessler, LLP.
- 2. Plaintiff did not purchase the security that is the subject of this action at the direction of Plaintiff's counsel or in order to participate in any private action.
- Plaintiff is willing to serve as a representative party on behalf of the class, including providing testimony at deposition and trial, if necessary. I understand that this is not a claim form, and that my ability to share in any recovery as a member of the class is not dependent upon execution of this Plaintiff Certification.
- 4. Plaintiff's purchase and sale transaction(s) in the Tarragon Corporation (NASDAQ: TARR) security that is the subject of this action during the Class Period are attached in Schedule A.
- 5. Plaintiff has complete authority to bring a suit to recover for investment losses on behalf of purchasers of the subject securities described herein (including plaintiff, any co-owners, any corporations or other entities, and/or any beneficial owners).
- During the three years prior to the date of this Certification, Plaintiff has not sought to serve 6. or served as a representative party for a class in an action filed under the federal securities laws except as described below:
- 7. Plaintiff will not accept any payment for serving as a representative party on behalf of the class beyond the Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the class as ordered or approved by the Court.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this & day of November, 2008.

7 Bressott Kurt A. Prescott

Kurt A. Prescott

SCHEDULE A

Date	Purchase or Sale	Type of Securities	Number of Securities	Price of Securities
5/23/2007	Purchase	Com Stk	1,500	10.6333

CERTIFICATION

I, Leslie R. Bowers ("Plaintiff") declare, as to the claims asserted under the federal securities laws, that:

- 1. Plaintiff has reviewed the Complaint prepared by Schiffrin Barroway Topaz & Kessler, LLP.
- 2. Plaintiff did not purchase the security that is the subject of this action at the direction of Plaintiff's counsel or in order to participate in any private action.
- 3. Plaintiff is willing to serve as a representative party on behalf of the class, including providing testimony at deposition and trial, if necessary. I understand that this is not a claim form, and that my ability to share in any recovery as a member of the class is not dependent upon execution of this Plaintiff Certification.
- 4. Plaintiff's purchase and sale transaction(s) in the Tarragon Corporation (NASDAQ: TARR) security that is the subject of this action during the Class Period are attached in Schedule A.
- 5. Plaintiff has complete authority to bring a suit to recover for investment losses on behalf of purchasers of the subject securities described herein (including plaintiff, any co-owners, any corporations or other entities, and/or any beneficial owners).
- 6. During the three years prior to the date of this Certification, Plaintiff has not sought to serve or served as a representative party for a class in an action filed under the federal securities laws except as described below:
- 7. Plaintiff will not accept any payment for serving as a representative party on behalf of the class beyond the Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the class as ordered or approved by the Court.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this **8** day of **NOV**, 2007.

Jesh Ros

LETCIE R. BOWERS
Print Name

Case 1:07-cv-07972-PKC Document 12-2 Filed 11/13/2007 Page 5 of 12

Leslie R. Bowers

SCHEDULE A

Date	Purchase or Sale	Type of Securities	Number of Securities	Price of Securities
12/13/2006	Purchase	Com Stk	1,000	12.0500

CERTIFICATION

I, Dale R. Jesse, Individually and as Trustee to Scarlde Resources Retirement Trust ("Philatiff") declare, as to the claims asserted under the federal securifies large, that:

- 1. Plaintiff has reviewed the Complaint propaged by Sichiffile Barroway Topaz & Kessler, LLF.
- 2. Plaintiff did not purchase the security that is the subject of this action at the disection of Plaintiffs counsel or in order to participate in any private action.
- 3. Plaintiff is willing to serve as a representative party on behalf of the class, including providing testimony at deposition and trial, if necessary is understand that this is not a claim form, and that my ability to share in any recovery as a member of the class is not dependent upon execution of this Plaintiff Certification.
- 4. Plaintiff's purchase and sale transaction(s) in the Tarragon Corporation (NASDAQ:
 TARR) scourity that is the subject of this action during the Class Period are attacked in Schedule A.
- 5. Plaintiff has complete authority to bring a sulfito recover for investment losses on behalf of purchasers of the subject securities described herein (including plaintiff, any co-owners, any corporations or other entities, and/or any beneficial owners).
- 6. During the three years prior to the date of this Certification, Plaintiff has not sought to serve or served as a representative party for a class in an action filled under the federal recurities laws except as described below: N/A.
- 7. Plaintiff will not accept any payment for sorving as a representative party on behalf of the class beyond the Plaintiff's pro rate share of any recovery, except such reasonable costs and expenses (including lust wages) directly relating to the representation of the class as ordered or approved by the flourt.

I declare under penalty of perjury that the foregoing is this and correct.

Executed this 12 Th day of November

1/1 4

Brint Name

Sivnatura

Dale R. Jesse Individually and As Trustee to Seaside Resources Retirement Trust

SCHEDULE A

	Date	Purchase or Sale	Type of Securities	Number of Securities	Price of Securities
Dale R. Jesse	1/10/2006	Purchase	Com Stk	266	21.0000
	1/10/2006	Purchase	Com Stk	34	20.9700
	1/10/2006	Purchase	Com Stk	100	20.9800
	5/26/2006	Purchase	Com Stk	100	15.4000
Dale R. Jesse As Trustee	10/17/2006	Purchase	Com Stk	200	11.5000

EXHIBIT B

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Source: Coughlin Stoia Geller Rudman & Robbins LLP

Coughlin Stoia Geller Rudman & Robbins LLP Files Class Action Suit Against Tarragon Corporation

Tuesday September 11, 5:06 pm ET

SAN DIEGO--(BUSINESS WIRE)--Coughlin Stoia Geller Rudman & Robbins LLP ("Coughlin Stoia") (http://www.csgrr.com/cases/tarragon/) today announced that a class action has been commenced in the United States District Court for the Southern District of New York on behalf of purchasers of Tarragon Corporation ("Tarragon") (NASDAQ: TARR - News) common stock during the period between January 5, 2005 and August 9, 2007 (the "Class Period").

If you wish to serve as lead plaintiff, you must move the Court no later than 60 days from today. If you wish to discuss this action or have any questions concerning this notice or your rights or interests, please contact plaintiff's counsel, Darren Robbins of Coughlin Stoia at 800/449-4900 or 619/231-1058, or via e-mail at dir@csgrr.com. If you are a member of this class, you can view a copy of the complaint as filed or join this class action online at http://www.csgrr.com/cases/tarragon/. Any member of the purported class may move the Court to serve as lead plaintiff through counsel of their choice, or may choose to do nothing and remain an absent class member.

The complaint charges Tarragon and certain of its officers and directors with violations of the Securities Exchange Act of 1934. Tarragon is a homebuilder and real estate developer.

The complaint alleges that during the Class Period, defendants issued materially false and misleading statements regarding the Company's business and financial results. As a result of defendants' false statements, Tarragon stock traded at artificially inflated prices during the Class Period, reaching a high of \$26.76 per share on July 22, 2005.

Then, on August 9, 2007, at noon Eastern Time, the Company issued a press release announcing that the filing of its Form 10-Q for the quarter ended June 30, 2007 would be delayed in order to provide additional time for the Company to finalize its evaluation of property impairment charges and other write-downs necessitated by its recent decision to sell certain properties under current adverse market conditions. The impairment charges were expected to be in excess of \$125 million. On this news, Tarragon's stock collapsed \$1.88 per share to close at \$0.94 per share, a decline of 67% on volume of 18 million shares.

According to the complaint, the true facts, which were known by the defendants but concealed from the investing public during the Class Period, were as follows: (a) the Company had failed to consolidate an unprofitable variable interest entity into its consolidated financial statements; (b) the Company had failed to properly account for its statement of cash flows by failing to properly classify its cash inflows and cash outflows as operating, investing and financing activities; (c) the Company had failed to timely take property impairment charges and other write downs; (d) due to the deterioration in the real estate credit markets, the Company was experiencing liquidity issues due to its inability to obtain loan modifications and additional financing and there was serious doubt about Tarragon's ability to continue as a going concern; (e) as the Company was experiencing a massive downturn in its business, Tarragon would not be able to remain in full compliance with all of its debt covenants; and (f) given the increased volatility in the homebuilding industry and the real estate credit markets, the Company had no reasonable basis to make projections about its 2007 results, and as a result, the Company's projections issued during the Class Period about its 2007 results were at a minimum reckless.

Plaintiff seeks to recover damages on behalf of all purchasers of Tarragon common stock during the Class Period (the "Class"). The plaintiff is represented by Coughlin Stoia, which has expertise in prosecuting investor class actions

and extensive experience in actions involving financial fraud.

Coughlin Stoia, a 180-lawyer firm with offices in San Diego, San Francisco, Los Angeles, New York, Boca Raton, Washington, D.C., Houston and Philadelphia, is active in major litigations pending in federal and state courts throughout the United States and has taken a leading role in many important actions on behalf of defrauded investors, consumers, and companies, as well as victims of human rights violations. Coughlin Stoia lawyers have been responsible for more than \$45 billion in aggregate recoveries. The Coughlin Stoia Web site (http://www.csgrr.com) has more information about the firm.

Contact:

Coughlin Stoia Geller Rudman & Robbins LLP Darren Robbins, 800-449-4900 or 619231-1058 djr@csgrr.com

Source: Coughlin Stoia Geller Rudman & Robbins LLP

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EXHIBIT C

			TARRA	TARRAGON CORPORATION ESTIMATED LOSSES	ATION ESTI	MATED LOS	SES		H	
	DI	DITECTIANS TO ANS A CETIONS	TOANCE	SNOT		CAT TO TDANCACTIONS	NCACTION	u		
			TO THE PART OF THE	200						
PLAINTIFF	DATE	SHARES	SHARE PRICE	PURCHASE AMOUNT	DATE	SHARES	SHARE	SALES		ESTIMATED LOSSES
Kurt A. Prescott	5/23/2007	1,500	10.6333	15,949.95	RETAINED	1,500	1.9959	2,993.85	(1)	(12,956.10)
		1,500				1,500				(12,956.10)
									+	
Leslie R. Bowers	12/13/2006	1,000	12.0500	12,050.00	RETAINED	1,000	1.9959	1,995.90	(1)	(10,054.10)
		1,000				1,000				(10,054.10)
Dale R. Jesse	1/10/2006	266	21.0000	5,586.00	RETAINED	200	1.9959	997.95	Ξ	(4,588.05)
	1/10/2006	34	20.9700	712.98						(712.98)
	1/10/2006	100	20.9800	2,098.00						(2,098.00)
	5/26/2006	100	15.4000	1,540.00						(1,540.00)
		200				200				(8,939.03)
									+	
Dale R. Jesse as Trustee	10/17/2006	200	11.5000	2,300.00	RETAINED	200	1.9959	399.18	(3)	(1,900.82)
for the Seaside Resources						200			<u> </u>	(1,900.82)
Retirement Trust										
Total for Dale R. Jesse										(10,839.85)
										(30 050 05)
TOTAL FOR THE TARRAGON INVESTOR	AGON INVE	STOR GROUP	JUF						_	(50,050,05)
CLASS PERIOD: 1/5/05 - 8/9/07, inclusive	8/9/07, inclus	sive							-	
(1) For shares retained at the end of the Class Period, estimated losses are calculated by multiplying those shares	e end of the C	lass Period,	estimated lo	osses are calcula	ted by multiplyi	ing those share	SS			
by the moving mean average price per share of Tarragon Corporation during the 90-days after the end of the Class Period.	erage price pe	r share of Ta	rragon Cor	poration during	the 90-days afte	r the end of th	e Class Perior	Ġ.		
The price used is 1.9959 for the period 8/10/07 - 11/7/07	9 for the perio	d 8/10/07 - 1	1/7/07.						_	